

CUT RATES FOR JOHN D.

Trifling Commission When He Took \$2,400,000 Bonds.

ARCHBOLD STAYS AWAY

Mr. Untermyer Wouldn't Discommod Him if It's Inconvenient for Him to Attend.

John D. Archbold, president of the Standard Oil Company of New Jersey, did not appear at the offices of Samuel Untermyer yesterday to tell what he knew about the dissolution of the Standard Oil Company, which H. C. Pierce contends has not been dissolved, and there was a good deal of disappointment. A subpoena was served on Mr. Archbold when he arrived at Quarantine on the Majestic on Thursday, but he went to Tarrytown. He would attend at a time more convenient to himself. It was understood, Mr. Untermyer having given his word at a conference on Thursday evening that he did not wish to discommod Mr. Archbold.

Another incident of the session was the testimony of a broker that John D. Rockefeller was the ultimate customer to whom a big issue of bonds handled by Blair & Co. in April was consigned. About \$25,000 was represented in the deal, but Mr. Rockefeller had to pay only a broker's sixteenth for commission, being a "broker's broker."

Richard P. Tinsley, treasurer of the Standard Oil Company of New York, was recalled to the stand after three new witnesses, Charles W. Burts, Herbert C. Williams and Thomas J. Williams, had been sworn and excused. He was asked about the independence of the Anglo-American Oil Company to the Standard Oil Company of New York, assumed by the Deutsche-Amerikanische Petroleum Gesellschaft. The Anglo-American Company owned the Standard of New York to \$75,000 up to 1885, said the witness, to which was added a charge of \$65,000 in the same year, and the German company had assumed the entire \$25,000.

On cross-examination Mr. Tinsley said the Standard Oil Company of New York was run independently of all the other Standard Oil companies, and that the money advanced to John D. Archbold and H. C. Folger, in last December, was a demand loan that had been repaid in three weeks, and had nothing to do with the bond transaction which was testified to previously. He said that the memorandum of the loan had been destroyed.

John Hance, senior member of the brokerage firm of Jesup & Lamont, who said he had "naturally" had dealings with the Standard Oil Company for years, was examined as follows:

Q—Did you buy any bonds from Blair & Co. on April 15? A—Yes.

Q—What were the circumstances? A—Some called me on the telephone and I told him I wanted to buy any bonds and I told him to let me know what they were.

Q—Did you buy the bonds on the day they were offered to you? A—Why, what a question?

The witness said finally that the purchase was effected on April 12, but that the deal was begun two or three weeks before. He said that he did not know any member of the firm of Blair & Co., the examination continued:

Q—How did you come to buy bonds you knew nothing about? A—I had a customer.

Q—Who? A—John D. Rockefeller.

Q—Did you talk to him about them? A—Not to his secretary, E. V. Cary.

Q—Did you talk with him before or after you first talked to Blair & Co.? A—Not to my recollection. It is too far back.

Q—The "Rockefeller" is on a bond? It always interests me, and whenever I see that word I believe I can find a customer.

Q—Did you know anything about the bonds? A—No, and I didn't care.

Q—Did you buy the bonds? A—I didn't buy any so, I would say I had a few—that's the way we do, sound people out.

Q—Do you sound Mr. Cary that way? A—Oh no, not Mr. Cary.

Q—How did you pay for the bonds? A—By check and money with my name on it. I drew my check against it.

Q—How much was the check? A—\$4,000.

Q—Did you charge a commission to Mr. Rockefeller? A—Certainly. I am a lawyer, and my health any more than lawyers.

Q—What did you charge him? A—One-sixteenth of 1 per cent.

Mr. Rockefeller is a member of the New York Stock Exchange and that is the usual charge of broker to broker.

At the close of the day it was said that the Missouri courts had issued a new writ authorizing the taking of more depositions in this city. Whether the hearings will be resumed here next week depends on the action of the Missouri court Tuesday, when respondent's motion for delay will be made.

SUGAR SUIT TO TRAVEL

It Will Meander Down to New Orleans Presently.

The government's suit to dissolve the American Sugar Refining Company began last spring, but it bid fair to continue well into 1913. The trust has already been allowed 165 days in which to present a defense, and this, with the fifteen days' rebuttal allowed each side, will consume many months. Next Monday Mr. Knapp, Assistant United States District Attorney, and Frank L. Crawford, chief counsel for the sugar company, will appear before the Circuit Court of Appeals, and the government representative will ask for an extension of time to present the prosecution's case.

It is probable that after several weeks more are consumed in hearings in New York the proceedings will be transferred for a time to another point, probably New Orleans.

Nearly one thousand exhibits have been appended to the record by the government's lawyers, and several large, heavy cases are transported to the hearing each day by porters. Three "private ledgers" were used yesterday by W. Edward Foster, controller of the company, while he testified. These ledgers are carefully locked, and when not in use are guarded by clerks from the trial's office.

Mr. Foster was examined concerning the formation of the American Coffee Company in 1886, when the American Sugar Refining Company began its war on Arboeck Brothers. During the afternoon Charles B. Warren, president of the Michigan Sugar Refining Company, appeared and had a private talk with Mr. Crawford and Mr. Knapp.

BRANDT'S HOPE IN DIX

Pardon Alone Can Free Valet, Holds Justice Kellogg.

Alday, Oct. 4.—In holding that Judge Rosalak had no power to grant a new trial to Fouke E. Brandt, former valet of Mortimer L. Schiff, Justice H. T. Kellogg, of the Supreme Court, decides that one can help Brandt except the Governor through his pardoning power.

The decision, which concerns a second application for a writ of habeas corpus, has just reached Attorney General Carmody and upholds the position he has taken in the case from the beginning. Brandt is serving a sentence of thirty

years in the state prison for robbing his former employer.

ARMY AND NAVY ORDERS.

(From the Tribune Bureau.)

Washington, October 4.

ORDERS ISSUED.—These army and navy orders have been issued:

ARMY.

Following changes affecting quartermasters corps take effect November 1:

Major JAMES CANBY (paymaster) from Quartermaster to Vancouver Barracks, as quartermaster, San Francisco, Captain LUCAS C. BENNETT (quartermaster).

Major FRANK A. GRANT from assistant depot quartermaster, San Francisco, to depot quartermaster, Fort Monmouth, N. J.

Major JOHN C. WATERMAN (paymaster) from paymaster, San Francisco to Fort Des Moines as quartermaster.

Major WILLIAM K. JONES (paymaster) from paymaster, New York, City, to Plattsburgh Barracks, as quartermaster.

Major WILLIAM T. WILDER (paymaster) from Fort Russell as quartermaster, vice A. M. E. KIMBALL (quartermaster), in Fort Benjamin Faxon, as quartermaster.

Major FREDERIC H. SARGENT (paymaster) from quartermaster, San Francisco, to Fort Sheridan as quartermaster.

Major ELLWOOD W. EVANS (paymaster) from paymaster, Washington, to Fort Riley, Kansas, as quartermaster.

Major WILLIAM C. COOPER (paymaster) at Denver to Fort Douglas, as quartermaster, vice Captain THOMAS R. PARKER (quartermaster).

Major ROBERT H. WARL (paymaster) from San Francisco, Lieutenant Colonel FRANK F. EASTMAN (commissionary), to Camp E. S. Otis, Canal Zone, as quartermaster.

Major JAMES J. COLE (paymaster), from paymaster at Omaha, to Fort Ogallala, as quartermaster.

Major ERBERT W. CLAYTON, to Military Academy as quartermaster.

Major GEORGE G. BAILEY, to Fort Leavenworth, as quartermaster.

Major ROBERT L. DAVIDSON, to Fort Riley, as quartermaster.

Major ROBERT L. ROBLE, to Fort Sam Houston, as quartermaster.

Major GEORGE H. PENROSE, to Fort Seward.

Major KERSEY J. HAMPTON, to President of San Francisco, as quartermaster.

Changes of officers in quartermaster corps on account of promotion, removal, or retirement of commanding officers, or for want of funds to recruit or complete or payment of troops for month of October, by November 15.

Lieutenant-Colonel EDWIN H. BABBITT, ordered to report to command of Sandy Hook proving ground.

Name of Captain JOSEPH F. HARNES, 6th Field Artillery, placed on list of detached officers, November 1, instead of Captain CONNOR, with authority, to report to Captain CONNER assigned 6th Field Artillery, November 1.

First Lieutenant SAMUEL E. PRITCHETT, from 4th Field Artillery.

First Lieutenant OLIVER P. SNYDER, 17th Infantry, to Hot Springs Army and Navy General Hospital.

Leaves of absence: Second Lieutenant FRANK M. KENNEDY, 10th Infantry, six months.

Major M. A. SHAW, 12th Cavalry, to Fort Huachuca, Arizona, one month.

Second Lieutenant OSCAR N. SOHOLBERG, corps of engineers, fifteen days; Second Lieutenant OSCAR N. SOHOLBERG, corps of engineers, fifteen days; Second Lieutenant OSCAR N. SOHOLBERG, corps of engineers, fifteen days; Second Lieutenant OSCAR N. SOHOLBERG, corps of engineers, fifteen days; Captain JOHN L. JORDAN, quartermaster corps quartermaster, one month and relief from Fort Huachuca.

NAVY.

Commander D. E. DISMUKES, detached the Petrel; home await orders.

Commander W. H. G. BULLARD, detached Commander, U.S. Asiatic Fleet, temporary duty, Navy Department.

Lieutenant J. H. NEWTON, detached naval torpedo station, Newport, November 1 to September 1, to the Pacific.

Lieutenant D. M. BRETON, detached navy Boston, to the Paducah, October 8.

Lieutenant J. P. LANNON, detached the steamer Atlanta, October 8, to the New Hampshire.

Lieutenant C. S. KERRICK, torpedo station, Newark, November 1.

Ensign W. H. PHILLIPS, detached the Louisville, to the Wyoming.

Ensign HENRY J. DEWITT, to the Wyoming.

Ensign E. W. ALLEN, to the Wyoming.

Ensigns H. A. WARD, L. B. BROWN, and H. MILTON H. BROWN, detached the North Carolina, to Florida.

Assistant Surgeons J. A. B. SINCLAIR, Assistant Surgeon Assistant J. A. B. SINCLAIR, Physician F. P. SACKETT, navy yard, New York.

Assistant Paymaster P. H. HELM, navy yard, New York.

Assistant Paymaster P. M. HEATH, detached Bureau of Supplies and Accounts, to the Eagle.

Assistant Paymasters C. C. COPE, R. E. LAMBERT, H. G. BOWERFIND and L. A. ODLIN, Bureau of Supplies and Accounts, for instruction.

Boatswain W. S. MCINTEE, detached the steamer Atlanta, to the Wyoming.

Boatswain W. S. MCINTEE, naval training station, Great Lakes.

Paymaster's Clerk F. D. FOLEY, appointment.

MOVEMENTS OF VESSELS.—These movements of navy vessels have been reported:

ARRIVED.

Oct. 2.—The Middle of many, New York.

Oct. 2.—The Bremen, Bremen, the Warde, the Weymouth, and the Pentucket, to pay yard, New York; the Sterling at Tompkinsville; the Michigan, the Virginia and the Cyclops at Rockland; the Nebraska at New York.

Oct. 3.—The Cedar, from Charleston for Templesville, the Ardent, from Norfolk for Port Arthur.

MAINE INTELLIGENCE.

MINIATURE ALMANAC.

Sunrise, 6:01; sunset, 5:37; moon rises, 10:00 p.m.; moon sets, 5:37.

HIGH WATER.

From Line Star.

New York, Liverpool, Sept. 26; White Star Line, Southampton, Oct. 1; Cunard, Oct. 2; American Line, Oct. 3; Hamburg, Oct. 4; Baltic, Oct. 5; Philadelphia, Oct. 6; Paris, Oct. 7; Cunard, Oct. 8; Cunard, Oct. 9; Hamburg, Oct. 10; Cunard, Oct. 11; Cunard, Oct. 12; Cunard, Oct. 13; Cunard, Oct. 14; Cunard, Oct. 15; Cunard, Oct. 16; Cunard, Oct. 17; Cunard, Oct. 18; Cunard, Oct. 19; Cunard, Oct. 20; Cunard, Oct. 21; Cunard, Oct. 22; Cunard, Oct. 23; Cunard, Oct. 24; Cunard, Oct. 25; Cunard, Oct. 26; Cunard, Oct. 27; Cunard, Oct. 28; Cunard, Oct. 29; Cunard, Oct. 30; Cunard, Oct. 31; Cunard, Oct. 32; Cunard, Oct. 33; Cunard, Oct. 34; Cunard, Oct. 35; Cunard, Oct. 36; Cunard, Oct. 37; Cunard, Oct. 38; Cunard, Oct. 39; Cunard, Oct. 40; Cunard, Oct. 41; Cunard, Oct. 42; Cunard, Oct. 43; Cunard, Oct. 44; Cunard, Oct. 45; Cunard, Oct. 46; Cunard, Oct. 47; Cunard, Oct. 48; Cunard, Oct. 49; Cunard, Oct. 50; Cunard, Oct. 51; Cunard, Oct. 52; Cunard, Oct. 53; Cunard, Oct. 54; Cunard, Oct. 55; Cunard, Oct. 56; Cunard, Oct. 57; Cunard, Oct. 58; Cunard, Oct. 59; Cunard, Oct. 60; Cunard, Oct. 61; Cunard, Oct. 62; Cunard, Oct. 63; Cunard, Oct. 64; Cunard, Oct. 65; Cunard, Oct. 66; Cunard, Oct. 67; Cunard, Oct. 68; Cunard, Oct. 69; Cunard, Oct. 70; Cunard, Oct. 71; Cunard, Oct. 72; Cunard, Oct. 73; Cunard, Oct. 74; Cunard, Oct. 75; Cunard, Oct. 76; Cunard, Oct. 77; Cunard, Oct. 78; Cunard, Oct. 79; Cunard, Oct. 80; Cunard, Oct. 81; Cunard, Oct. 82; Cunard, Oct. 83; Cunard, Oct. 84; Cunard, Oct. 85; Cunard, Oct. 86; Cunard, Oct. 87; Cunard, Oct. 88; Cunard, Oct. 89; Cunard, Oct. 90; Cunard, Oct. 91; Cunard, Oct. 92; Cunard, Oct. 93; Cunard, Oct. 94; Cunard, Oct. 95; Cunard, Oct. 96; Cunard, Oct. 97; Cunard, Oct. 98; Cunard, Oct. 99; Cunard, Oct. 100; Cunard, Oct. 101; Cunard, Oct. 102; Cunard, Oct. 103; Cunard, Oct. 104; Cunard, Oct. 105; Cunard, Oct. 106; Cunard, Oct. 107; Cunard, Oct. 108; Cunard, Oct. 109; Cunard, Oct. 110; Cunard, Oct. 111; Cunard, Oct. 112; Cunard, Oct. 113; Cunard, Oct. 114; Cunard, Oct. 115; Cunard, Oct. 116; Cunard, Oct. 117; Cunard, Oct. 118; Cunard, Oct. 119; Cunard, Oct. 120; Cunard, Oct. 121; Cunard, Oct. 122; Cunard, Oct. 123; Cunard, Oct. 124; Cunard, Oct. 125; Cunard, Oct. 126; Cunard, Oct. 127; Cunard, Oct. 128; Cunard, Oct. 129; Cunard, Oct. 130; Cunard, Oct. 131; Cunard, Oct. 132; Cunard, Oct. 133; Cunard, Oct. 134; Cunard, Oct. 135; Cunard, Oct. 136; Cunard, Oct. 137; Cunard, Oct. 138; Cunard, Oct. 139; Cunard, Oct. 140; Cunard, Oct. 141; Cunard, Oct. 142; Cunard, Oct. 143; Cunard, Oct. 144; Cunard, Oct. 145; Cunard, Oct. 146; Cunard, Oct. 147; Cunard, Oct. 148; Cunard, Oct. 149; Cunard, Oct. 150; Cunard, Oct. 151; Cunard, Oct. 152; Cunard, Oct. 153; Cunard, Oct. 154; Cunard, Oct. 155; Cunard, Oct. 156; Cunard, Oct. 157